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VIA ECF

April 22, 2019

The Hon. Dan Aaron Polster  
Carl B. Stokes United States Court House  
801 West Superior Avenue, Courtroom 18B  
Cleveland, Ohio 44113-1837

**Re: *In re: National Prescription Opiate Litigation*, MDL No. 2804**

Dear Judge Polster:

The Reporters Committee for Freedom of the Press (the “Reporters Committee”) and the 27 interested news media organizations listed below (collectively, the “News Media Coalition”) submit this letter concerning the pre-trial conference scheduled for tomorrow, April 23, 2019, in the above-referenced matter.

Despite the Court’s April 18, 2019 order indicating that tomorrow’s conference will be “on the record,” it is the News Media Coalition’s understanding that the Court plans to close the courtroom to members of the press and the public. If this understanding is correct, the News Media Coalition respectfully objects to such closure and urges the Court to permit members of the press and public to attend tomorrow’s pre-trial conference, as well as all future conferences in this litigation of national importance.

The Reporters Committee is an unincorporated nonprofit association of reporters and editors dedicated to safeguarding the First Amendment rights and freedom of information interests of the news media and the public. The 27 other interested news media organizations listed below include those who have devoted substantial time and resources to covering this litigation and have a direct interest in ensuring that they have access to court proceedings in this case.

This multi-district litigation is of paramount importance to the public. It involves hundreds of public entities, representing millions of Americans across the country, and seeks to address the “deadliest drug crisis in American history.” Josh Katz, *Short Answers to Hard Questions About the Opioid Crisis*, N.Y. Times (Aug. 10, 2017), <https://nyti.ms/2v20oF2>. In 2016, opioid overdoses killed more people than guns or car accidents—more than 130 people each day. *Id.*; CNN Library, *Opioid Crisis Fast Facts*, CNN (Nov. 5, 2018), <https://cnn.it/2sPtPuW>. Rural Americans reported in a recent survey that opioid and other drug abuse was the biggest problem facing their local community today. Danielle Kurtzleben, *Poll: Rural Americans Rattled By Opioid Epidemic; Many Want Government Help*, NPR (Oct. 17, 2018), <https://n.pr/2NQz17a>. In this litigation, government entities seek damages that could amount to billions of dollars and impact the lives of millions of Americans.

Clearly, it addresses public health and safety matters of the utmost public interest and concern.

The First Amendment and common law afford a “strong presumption in favor of openness” in civil cases. *See Brown & Williamson Tobacco Corp. v. F.T.C.*, 710 F.2d 1165, 1179 (6th Cir. 1983). The Sixth Circuit has recognized that proceedings in which a court adjudicates the rights of a party, as well as proceedings that significantly affect subsequent proceedings, including trial, are presumptively open to the public. *See, e.g., Detroit Free Press v. Ashcroft*, 303 F.3d 681, 696 (6th Cir. 2002) (finding a right of access to immigration hearings that were adjudicatory in nature); *Application of Nat’l Broad. Co., Inc.*, 828 F.2d 340, 345 (6th Cir. 1987) (finding rights of access to pretrial criminal proceedings concerning both a judge’s alleged conflicts of interest and an attorney’s alleged conflicts of interest); *see also Press-Enter. Co. v. Superior Court*, 478 U.S. 1, 7 (1986) (explaining that “the First Amendment question cannot be resolved solely on the label we give the event, . . .”). The First Amendment and common law presumptions of openness apply to tomorrow’s pre-trial conference. Indeed, the Court ordered that the pre-trial conference be “on the record” on the motion of the Defendants, who explained that “significant issues that affect the parties’ procedural rights and their ability to present their cases and defenses” at trial will be addressed by the parties and the Court. *See* Mot. by All Defs. to Record April 23, 2019 Conference Pursuant to 28 U.S.C. § 753, ECF. No. 1558.

Access to pre-trial conferences like the one scheduled for tomorrow play an essential role in keeping the press—and the public that relies on it—informed about the status and progress of a case. Such access also contributes to greater public understanding of litigation and of the civil justice system as a whole. Tomorrow’s conference, in particular, where the structure of the first bellwether trial will be discussed, will preview legal issues and arguments of the parties, and offer a roadmap of how that trial, and indeed the remainder of this litigation, will proceed. Simply put, a trial is more difficult for journalists and the public to follow if key pre-trial hearings are closed to the public. Given the importance of the structure of this litigation’s first bellwether trial, the News Media Coalition urges the Court to ensure that tomorrow’s pre-trial conference is open to members of the press and the public.

In light of the public’s presumptive rights of access to proceedings in civil cases and the powerful public interests at stake in this litigation, the News Media Coalition respectfully requests that tomorrow’s pre-trial conference—and all future pre-trial conferences in this litigation—be held in open court. Should the Court request argument on the issue of closure of tomorrow’s status conference, the undersigned are available to appear telephonically on behalf of the News Media Coalition.

Respectfully submitted by,

/s/ Karen C. Lefton

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*\*Of counsel*

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